

REAL REDUCTIONS.

In that lies the great value and universal popularity of our SPECIAL FRIDAY SALE.

The cuts are actually made as specified, for example this Friday:

Large stock Drapery Silks at 50c and 75c, regular price \$1 and \$1.25.
Black satin Rhinamide, 24 inches wide, \$1.40, regular price \$2.00.
Black Wool Dress Goods, in short lengths, very cheap.
Flannel Capes \$5, worth \$10. Aprons two for 25c.
Linen Laces 25c a piece of 12 yards, worth 50c.
25 dozen extra long Corsets at 40c, worth 75c.
New shades 5-hank Froster (Gloves \$1).
Lace Undersuits, 8-button length, \$1.
Five line Ladies' Blouses, 18 inch length, \$1.
New line Ladies' Fancy Hose 25c.
Extra large size Black Towels, 24x32, at 19c, regular price 30c.
20-inch Fancy Striped Crash at 6c, regular price 10c a yard.
Colored Mitten Bed Spread at \$1.19, cheap at \$2.
Brown Muslin, short length, at 6c, worth 9c.
Light Percales, worth 12 1/2c, for 7c.
Standard Prints, good style, 5c.
Cloth Dressing, 36 inches wide, at 19c a yard.
Outing "Flannel" 40c, 100 special brasses and buttons.
Sweater Skirts only 50c. Leather Fur 19c.
Whisk Brooms 5c, worth 8c and 10c.

L. S. AYRES & CO.

SECOND-HAND PIANOS

ANY MANUFACTURE EXCHANGED.

That is part of our business. No matter the make of the instrument you have. If you want a new one and want the old one to count for the utmost in exchange, come to

D. H. BALDWIN & CO.,

95, 97 & 99 N. Penn. St., Indianapolis.

ART EMPORIUM.

Telephone No. 506.

Our exhibit is now over and we return to our regular work of exhibiting to all who care to look, our stock of pictures in and out of our etching, engraving and photograph cases.

THE H. LIEBER COMPANY,
33 South Meridian Street.

MARGARET BUTLER SNOW'S

DRAMA.

A UNIQUE COINCIDENCE.

PRICE.....50 cents.

FOR SALE BY

THE BOWEN-MERRILL CO

9 & 11 West Washington St.

A MORMON HORROR.

Forty Years Ago 100 Families Were Left to Perish in a Barren, Desolate Canyon.

"There is a Valley of Death in America, although not many people are aware of its location," said Col. Benjamin G. Gleason, an old California pioneer. "A band of immigrants known as 'The Montgomery Train,' consisting of nearly one hundred families, perished in a valley north of the old Mormon road, in Utah, about forty years ago, and that is why the spot is known as the 'Valley of Death.'"

"It was a Mormon horror. Simply because some of the immigrants who died pleased some of the Mormon inhabitants along the route, they were led to their death by a Mormon guide. The place is thirty-six miles square and surrounded by mountains so steep they cannot be climbed. There is one entrance to the spot, and that is where the train entered. Neither water nor vegetation is found there, and the birds shun the spot; nothing but sand and abounds. Even the snakes avoid the place, there not being enough in the desolate region to furnish means of subsistence for the reptiles."

"The immigrants were en route to the Pacific coast, and it was to this barren region they were led by their guide. It is claimed, had instructions from the Mormon leaders to mislead the band and permit it to perish. The travelers reached the center, and around and around the inclosure they wandered. The scorched sun poured down upon them, and children crying for water died on their mothers' breasts. Then the mothers, with swollen tongues and burning vitals, laid down in the sun to die. Strong men stretched themselves in death on the burning sand, and the animals followed."

"It was thirteen months after the band perished before the place was revisited. During all this time the absence of the immigrants was not even known. Finally, when the Kansas Pacific engineers were exploring the unknown region they discovered the barren spot. The train was scattered all over the valley. The wagons stood complete, while the skeletons of men, women, children and beasts lay bleaching in the sun. That Mormon horror is one of the many crimes that have darkened the record of civilization in Utah. The wiping out of polygamy in this country, if it is ever wiped out, will never erase the stain it left in the barren region north of the old Mormon road."

What Constitutes a Mugwump.

We have long wondered what a mugwump really was, but a paragraph in the Boston Herald furnishes us with a key to the right definition. The Herald votes for Senator-elect Kyle, of South Dakota, as a mugwump, and on looking up that gentleman's convictions we find that he avows himself a believer in free trade, free silver and the sub-treasury scheme. A mugwump, therefore, is a believer in free trade, free silver and the sub-treasury scheme. The disputed question as to what constitutes a mugwump would, therefore, seem to be conclusively settled.

Jerry Put the Lady to Flight.

Washington Special to Chicago Tribune.

"It is true that I don't wear socks! Won't you let me see, please?" said a pretty woman to Jerry Simpson, the Kansas statesman, at the Capitol, to-day, glancing curiously at the latter's feet. "Madam," said Simpson gravely, "I'm a believer in reciprocity. Do you wear socks? If you'll show me yours I'll show you mine."

The lady said, "O my!" and fled precipitately, but Jerry remained to study further the methods of legislation.

Rise Up Isaac Gray.

Atlanta Constitution.

It is predicted in some quarters that the Democrats will nominate Mr. Cleveland because he is candid and courageous enough to announce that he is a gold-bug. Are there no free-coinage Democrats who have the courage of their convictions?

Indiana Is the Hub.

Chicago Inter Ocean.

"The hub of the United States" has been moved West, but it rests in Indiana. No wonder Hoosiers feel a little proud. Indiana should see to it that the tire is well oiled, and that the spokes don't rattle.

New parlor goods at Wm. L. Elder's.

MINOR CITY MATTERS.

To-Day's Doings.

GENERAL ASSEMBLY—Capitol; morning and afternoon.

PLYMOUTH CHURCH—Press Club entertainment; evening.

GRAND OPERA-HOUSE—"Shenandoah; evening.

PARK THEATRE—"On the Frontier;" afternoon and evening.

ENGLISH'S OPERA-HOUSE—"The Limited Mail;" evening.

Local News Notes.

Marriage licenses were yesterday issued to William Z. Walters and Minnie L. Sanders, George P. Davidson and Emma A. Kleinschmidt, Adolph Fry, Jr., and Bertha Bonnerscheidt, Harry Owen and Mary E. Graham.

Building permits were procured yesterday by A. G. Kreitzlein, business house, Washington, between Liberty and Noble streets, \$1,800; Ward Brothers & Hansen, business house, Washington, between East and Liberty, \$2,500.

Personal and Society.

Mrs. M. Dietrichs will go to New York Saturday to spend a fortnight.

Mrs. W. P. Bingham has been called East by the serious illness of her mother.

Mr. Ferdinand Mayer returned yesterday from a two weeks' visit in New York.

Mr. and Mrs. Richard Reeves have issued cards for a whist party Tuesday evening, March 3.

Mrs. E. B. McOnat has returned from a visit to her daughter, Mrs. John W. Holcomb, in Washington, D. C.

Mr. Bergen Applegate and Mr. Henry Schull will sail for Europe May 21, to spend several weeks in travel.

Mrs. G. L. Rittenhouse will give a drive-what party Wednesday afternoon, at her home on North Delaware street.

Miss Gertrude Laws, of Washington, D. C., arrived yesterday, and is the guest of Miss Gertrude Butler, on Central avenue.

Mr. and Mrs. James E. Shover and daughter Claire have returned from New York, where they have been spending several weeks.

Mrs. Frank Bird will give a luncheon tomorrow, in honor of Mrs. Margaret Kelsey Murray, who is visiting her parents, on College avenue.

Mr. and Mrs. George R. Sullivan and Mr. and Mrs. W. H. Coleman are expected home Saturday from the South, where they have been for several weeks.

Mrs. Theodore Wagner will entertain the Krenzen Friday afternoon, and Saturday afternoon she will give a kaffee klatsch at her home on Broadway.

Mrs. Robert Springsteen gave a very merry party yesterday afternoon, and a number of friends in honor of her sister, Mrs. William Whitney, of Denver, Col.

Mrs. Henry Atterbury will go to New York next week to spend some time, and her sister, Mrs. Henry Atterbury, will be her guest here for a few weeks, will leave the same day for Chicago.

Mrs. George C. Webster, sr., gave a very pleasant informal company yesterday at her home on North East street, in honor of Mrs. Jeffery, of Brooklyn, who is the guest of Mrs. Reuben Jeffery.

Robert Landis, a boy who is in New York city, where he went on Monday last attended by Dr. W. B. Fletcher. The judge's head is completely paralyzed, but he is otherwise well. Dr. Fletcher will be at home Saturday.

Prof. John Towers, of the School of Music here, delivered an address last night at Winchester on "The Physical and Intellectual Advantage of Singing." The audience, which was both large and representative, greatly enjoyed the entertainment and testified its approval by frequent outbursts of applause. Professor Towers has been offered a very full day's teaching at Winchester, and he has decided to accept so soon as he can make the necessary arrangements.

Mrs. Joseph K. Sharpe, jr., gave her second reception yesterday afternoon. She was assisted by her daughter, Mrs. H. H. Howland and Miss Garrard. In this apartment the grand ornamentation was tall stalks of Bermuda onions and large leeks of freezing.

The south room was the tea-room, with Miss Jordan, Miss Charlotte Jones and Miss Foster to entertain the guests. In addition to the rich appointments of the tea-tables, there were bowls filled with pink roses, and pink candles and shades. Mr. and Mrs. Sharpe entertained the assisting ladies with Mr. Howland, Mr. George Porter, Mr. Walter Keeler, Mr. Benjamin Nichols and Mr. Park J. Boice, at dinner.

Mr. and Mrs. Sharpe will be at home hereafter, informally, Wednesday.

STIFFLER-CARMICHAEL.

Special to the Indianapolis Journal.

MUNCIE, Ind., Feb. 25.—Last evening, at the home of the bride's parents, south of Muncie, Mr. Joseph Stiffler, of Plankinton, S. D., and Miss Catherine Carmichael were married. Rev. Oliver Carmichael officiated, in the presence of a host of relatives and friends. The groom is one of South Dakota's prosperous citizens, a former resident here.

MERELY CLERICAL CORRECTIONS.

Councilman McGill Explains the Changes in the Report of the Committee on Public Light.

Councilman McGill explains the changes that were made in the report of the committee on public light, while it was being transmitted from Council to the Board of Aldermen, as mere corrections of clerical errors. "I do not think," he said last night, "that there was any inclination on the part of any one to tamper with the records of Council, for that would certainly be wrong. The changes that were made were wholly clerical in their nature. In drafting the report the committee omitted an entire paragraph, and that, I am told, was inserted. The other alterations were only in regard to dates."

"But who had the authority to make those changes?" "I don't see that it is a question of authority. It was self-evident that portions of the report must be corrected."

This, however, is not the opinion that is held by a great many of the councilmen and aldermen. "It is evident," said one of the latter last night, "that the changes were made by some one who overstepped his authority. If mistakes were made in the preparation of the report, the place for correcting them is in the Council, and not in the committee-room, after that body had passed on it, and after the aldermen ordered an investigation of the matter."

Amusements.

At English's, to-night, Mr. Elmer E. Vance's sensational comedy-drama "The Limited Mail" will be presented, as well as during the rest of the week. The play had a very successful engagement here earlier in the season, and is well remembered. The scenic and mechanical effects in it are particularly picturesque and realistic. Miss Florence Bindley, a well-known actress, and other capable people are in the cast. There is a large advance sale of seats.

At the box-office of the Grand, promptly at 9 o'clock this morning, will begin the advance sale of seats for the performance of J. Coleman's five-act comedy, "Heir at Law," by the Jefferson-Florence company, next Monday night, and the indications point to a very large sale. The company includes Joseph Jefferson, William J. Florence, Mrs. John Drew, F. C. Bangs, Miss Viola Allen, Miss Foust, Frederick Paulding, George W. Denham, and others equally as favorably known.

The audiences at the Grand are increasing nightly, and "Shenandoah" is highly pleasing them. It will run all week.

The Bosses and Journeymen Carpenters.

The invitation of the special committee from the carpenters to meet the planning-mill-owners yesterday, to confer concerning the lockout, failed to bring about the desired meeting. The committee waited for the invited bosses, but they did not appear. It is said, however, that the invited bosses have not received in time the action, and that the bosses are willing to meet their men in conference. The carpenters employed by

Schumaker & Jungelans were offered the new agreement to sign yesterday morning, but respectfully declined, and quit work. The other contractors notified their men of the new agreement offered for acceptance, and the men accepted it, and quit work. That they, too, would decline, and would quit work. The situation took no definite turn yesterday.

JUDGE JOHN D. MILLER.

An Excellent Selection by the Governor to Fill the Vacancy on the Supreme Bench.

Yesterday afternoon Governor Hovey appointed Judge John D. Miller, of Greensburg, to succeed the late Judge Berkshire on the Supreme Court bench. The appointment is one that meets with general approval from bench and bar, as Judge Miller is recognized as one of the foremost lawyers of the State, and a man with special equipment as a jurist. The Indianapolis bar, the Judge being well known here, has a number of admirers. His appointment was urged by attorneys from various parts of the State. Judge Miller is an Indian by birth, having been born in Johnson county, in 1848. He entered Hanover College at the age of fourteen, and when the war began he lacked one year of graduation. He quit school and volunteered in the Seventh Indiana Volunteer Infantry, in which he served three years. At the close of the war he read law at Franklin with Overstreet & Hunter, and upon the completion of his studies removed to Greensburg, where he formed a partnership with Gavin & Ford, the first named member of the firm having been his colonel in the Seventh Indiana. He was a member of the Legislature of 1878 and attracted attention by his close attention to duty and the clearness with which he presented several important matters of legislation. He was especially prominent in the legislation reorganizing the courts of the State, abolishing the Common Pleas Courts, and establishing the Superior Courts.

Judge Miller is of fine appearance, agreeable manners and of charming social qualities being popular wherever known. Among those who seek in him a jurist are Judge Lewis C. Walker, of this city, who pronounces the appointment in every way an admirable one.

At Judge Miller's Home.

Special to the Indianapolis Journal.

GREENSBURG, Feb. 25.—At 2:45 P. M., to-day, while busily engaged in the trial of an important will case, the court was interrupted by the receipt of two telegrams announcing the appointment of Hon. John D. Miller for Supreme Judge. The announcement was followed by an enthusiastic outburst of applause from the large crowd present, and a short adjournment took place. Everybody here, regardless of politics, regards the selection an excellent one. Mr. Miller was given a hearty welcome by the large crowd on his return home this evening. This is the second time this city has been honored by a representative in the highest court in the State. Judge Andrew Davidson served twelve years. Mr. Miller was born and reared in this county, and has numerous relatives and friends living here.

LIST OF ENTERTAINMENTS.

That of the Press Club with a Reception to the President of the State.

The sale of tickets for the entertainment to be given at Plymouth Church, this evening, under the auspices of the Press Club of Indianapolis, is sufficiently large to insure a very large audience. There are a few excellent seats, however, remaining in the gallery and upon the lower floor. The performance will not begin until 8:30 o'clock. The reception to Mr. Robert J. Burdette, Mr. James Whitcomb Riley, Mrs. Zeida Seguin-Wallace, Miss Mary Leathers, Mrs. William Eckert Sharpe, and the Standard, will be given by the Press Club.

The entertainment will be held in the rooms of the club on South Pennsylvania street, in the building in the rear of the Bank of Commerce, from 3 to 5 P. M. to-day. Mr. Burdette, for whom rooms have been engaged at the Denison House, will arrive from the West this afternoon at 3:10 o'clock.

Sydenham Society Entertainment.

Several hundred people attended the reception given by the Sydenham Society of the Medical College of Indiana last evening. Zampfe's Orchestra rendered the music of the evening. President Farris delivered a short address of welcome, after which Mr. Ball gave a demonstration of the method of teaching histology, pathology, obstetrics, bacteriology and the allied sciences by means of the microprojector. The exhibition was very instructive and entertaining. After the close of Mr. Ball's discourse the various departments, anatomical rooms and laboratories were thrown open to public inspection. The laboratory of bacteriology presented in actual working order. Especial interest was paid to the display of the bacteriological laboratory, in which a garden of abominable and deadly disease germs were exhibited. Germs of cholera, typhoid fever, anthrax, diphtheria, etc., were examined by means of the microprojector. The laboratory of bacteriology presented in actual working order. Especial interest was paid to the display of the bacteriological laboratory, in which a garden of abominable and deadly disease germs were exhibited. Germs of cholera, typhoid fever, anthrax, diphtheria, etc., were examined by means of the microprojector.

Yesterday's Musicals.

The programme of the Matinee Musicals yesterday, in charge of Mrs. Henry Schumacher and Miss Winifred Hunter, included compositions of Bach, Max Vogrich and Isidor Seiss. The former was illustrated by "Preludes and Fugues" in G major, played by Miss Meigs and Miss Hunter. There were two instrumental solos by Seiss played by Miss Austin and Mrs. Tracy. "Valse" and by Miss Stowell, who played "Evening Song." The others were by Vogrich, three quartets. The first two, "A Deed and Mighty Shadow" and "Love and Mirth," sung by Miss Wallick, Miss Baggis, Mrs. Jones and Mrs. Watson, and the third, "Serenade," sung by Miss Austin and Mrs. Tracy. Miller, Miss May Heron sang "On the River" very prettily. Mrs. Scott, Miss Thompson and Miss Willard sang, "The Heart's Content through 'Tara's Hall'" and "Oft in the Still Night." Constantine Sternberg, the renowned pianist and composer, will give a recital at the Propyleum Friday evening, March 1, under the auspices of the Musicals, and he will be assisted vocally by Miss Minnie Jones, a soprano from abroad.

The King's Daughters.

The musical given by the Society of the King's Daughters last night at the residence of R. B. F. Poire, was very successful, and the following was the programme: "Terpsichore Polka," by the Amateur Orchestra, composed of Misses Marie Leathers, Margaret Lockwood, Rose Foster, violin; Helen Walker, piano; Mr. Arthur Smith, flute, and Edward Taylor, cornet. "I Have No Home," Mrs. W. W. Scott; "At the Spring," Josephine Adelaide Carman; "Spring," by Saucy, Mrs. Spades; "Hunting Song," by Mrs. Spades; "The Nicholson; "Clair de Lune," violin solo, Mr. Spades; "Love's Proving," sung by Miss Josephine Robinson, and "Polka" by Mrs. Spades. The programme was very successful, and the audience was greatly pleased.

Events to Occur.

The members of the Scottish Rite will be entertained at the Temple, on March 6, and on the 24th of that month the annual convocation will occur.

Dr. J. A. Rondthaler will deliver a lecture in the chapel of the Tabernacle Church, tomorrow evening, on "Some Things in the Nineteenth Century."

"The Anglo-Saxon Race" will be the subject of a lecture delivered by Prof. C. E. Emerich, at Plymouth Church, to-morrow afternoon, at 4 o'clock. It will be the first lecture this season in the Young People's Historical Course.

Mrs. D. B. Wells, of Fort Wayne, will be given a reception in the parlors of the Seventh Church, in this city, tomorrow afternoon, from 2 to 4 o'clock. Sunday night she will address the annual prize meeting of the missionary societies of that church.

CULLINGS FROM THE COURTS.

Minnie Mabbitt Denies the Truth of the Statement She Made to the Coroner.

The Criminal Court room, where Minnie Mabbitt is on trial for the killing of her babe, was again packed to the limit yesterday, the whole lower floor being filled with women who manifest intense interest in the case. Coroner Manker's testimony was concluded, and, pending a question of the admissibility of the defendant's confession to the crime before the coroner, the court directed the jury to retire. Miss Mabbitt was put on the stand and testified that she was under duress and fear when the confession was given. She did not know she need not testify, and was told her brother and confessed to the crime, implicating her. She said the story she told was untrue. Dr. Manker and Deputy Coroner Isaac Dunn denied the charges of coercion or any misleading statement concerning her brother. Judge Cox, however, ruled that Miss Mabbitt's confession could not be used as evidence against her.

Sergeant Laporte and W. H. Blodgett were questioned as to the facts of the defendant's arrest. Mrs. Dixon, proprietor of the Little Hotel, where the babe was born, related the story of the defendant coming there, accompanied by her brothers, and securing a room, after which the child was born. Dr. Manker, who was called to the autopsy, was questioned as to the evidence of life in the child at the time the strap was put around its neck and the child strangled. He said the strapping of the child was done by the defendant, and that he saw her do it.

Dr. Manker testified concerning a second confession of the defendant, made to him at the jail, but the defense took exception to the statement that it was made to the former confession, and the testimony was suspended to hear argument on the point. After twenty minutes of argument, during which the court and attorneys were investigating authorities in the judge's room, the motion was waived for the first time, and the case was continued to the 27th inst.

The court intimated that he would rule against the defense, but said he was open to conviction.

The defendant seemed more broken yesterday than on the first day of the trial, and kept her face in her hands, or hidden on her mother's shoulder. She seemed to be in the deepest distress.

An Alleged Fraudulent Transaction.

Martha E. and William Worley began suit yesterday in the Superior Court against Nathaniel B. and Eliza Burr to set aside a conveyance of property, No. 344 Alford street, which, it is alleged, was transferred to the defendants on fraudulent representations. Nathaniel B. Burr, it is charged, represented to Mr. Worley that he was a certain person, and that he had a deed of four acres, on which a mill was situated, in Jasper county, Illinois. The mill was said to be in daily use and to have been recently sold for \$2,000. Mr. Worley, who is a chinery, and that the property was reasonably worth \$4,500. He had bid it in at \$1,500, and it was certain that it would be redeemed within the year. The plaintiff, thereupon, not being able to make the journey to Illinois to investigate the value of the property, sold his house and lot on Alford street, and gave a note for \$200, to be paid when the property was redeemed, in exchange for the certificate of purchase. It was alleged that the note was not paid, and that the mill was not free from incumbrances, and that it is old, dilapidated and useless, and, further, that it is not worth the cents of the dollar of the estimate of the defendants.

Complaint of a Secretary.

Oscar L. Neisler, secretary of the Farmers' Manufacturing and Supply Company, filed a petition in the Superior Court yesterday for a receiver, alleging that the company was insolvent, and that it is insolvent with a debt of \$18,000. The president, vice-president and directors, except himself, it is charged, refuse to attend the board meetings or give the business any attention. He demands judgment for the amount due him. Franklin Landers is president of the company, William G. Vason, vice-president, and Louis E. St. John, treasurer. Judge Walker appointed Winifred B. Holton receiver.

The Muncie Abduction Case.

The Supreme Court yesterday decided the case against Doan Nichols, Ret Shetterly and Mrs. Fannie Wiley. The defendants were convicted in the Delaware county Circuit Court of abducting Almeda O. Waters and bringing her here from Muncie for immoral purposes. Mrs. Wiley was given a sentence of four years and six months in the Penitentiary. The verdict of the lower court was sustained.

Notes from the Dockets.

Nelle R. Baird qualified yesterday as administratrix of the estate of Harvey Davis. The will of Anderson P. Guthrie was probated yesterday. George Guthrie and Simon A. Kaufman are the executors, without bond.

Business in Superior Courtroom No. 1.

was suspended yesterday, owing to the serious illness of Miss Josephine, daughter of Judge Taylor.

Judge Harper yesterday granted a divorce to Nora Hitchens and gave her custody of her child. The decree carries with it an order for the husband, who was plaintiff in the case, to pay the defendant \$200 alimony, in installments of \$5 per month.

Stella Cook, plaintiff in a suit for divorce filed in the Superior Court yesterday, alleges that her husband, William Cook, owns a profitable cement manufacturing business, and demands that the court award her \$50 per month alimony. The parties live on Virginia avenue.

Fletcher Mitchell, defendant in the Myers abduction and murder case in the Circuit Court, was on the witness-stand all day yesterday. His story went to establish an alibi. The cross-examination began at 4 o'clock, and will be resumed to-day. Interest in the case still fills the courtroom to overflowing.

The Court Record.

SUPREME COURT DECISIONS.

1467. Robert Craig vs. State ex. Rosa L. Frazier. Fountain C. C. Affirmed. McBride, J.—Instructions are not to be judged of on technical grounds, or on mere technicalities. The court will look to all the instructions given and it is sufficient, if taken together, they declare the law correctly.

1582. Doan Nichols et al. vs. State. Delaware C. C. Affirmed. Coffey, J.—An affidavit and information charging that the defendants entered a chase fence from the city of Muncie, in the county of Delaware, to the city of Indianapolis, in the county of Marion, for the purpose of robbing a post office, would not be sufficient to withstand a motion to quash, because of the uncertainty and imperfection in the manner of describing the place where the chase fence was entered, but such imperfection will not warrant the court in arresting the judgment on motion. 2. The failure of the jury to add a fine to the imprisonment does not afford an appellant ground to complain of the verdict.

1480. Samuel C. Dixon, Sheriff, vs. Marion Aldrich, Administrator. Posey C. C. Affirmed. Elliott, J.—A widow may sue for the \$500 allowed her by statute when the property of her deceased husband is held under a levy made by the sheriff before the husband's death. The Legislature meant to secure to the widow \$500 in all cases where the husband has not in his lifetime, by a voluntary contract, divested himself of ownership of so much of the title as to destroy the right to exemption.

1473. Richard W. Kempshall vs. John R. East et al. Lawrence C. C. Reversed. Oide, C. J.—In an action to recover on a bond given to secure a contract for the sale of an insurance agency, a cross-complaint for damages, alleging a breach of warranty as to the amount of renewal, is to be taken when it appears that another contract was made receding that one, and containing an agreement to surrender the notes which were the consideration of the first contract.

1535. John B. Mitchell et al. vs. George Lyman. Floyd C. C. Dismissed.

SUPERIOR COURT.

Room 2—Hon. James W. Harper, Judge. Clem Hitchens vs. Nora Hitchens; divorce, \$120 alimony, and custody of child granted defendant.

Room 3—Hon. Lewis C. Walker, Judge. Geo. F. Victor et al. vs. Helms Manufacturing Company; account. Judgment for \$661.38.

Oscar L. Neisler vs. Farmers' Manufacturing and Supply Company; account. Judgment for \$18,000.

THE NEW YORK STORE

(ESTABLISHED IN 1853.)

A JAPANESE DAY

Clearance Sale of Oriental Novelties.

	EACH.		EACH.
Decorative Fans	1c	Owari Bread-Plates	15c
Owari Desert Dishes	4c	Sergi Fruit-Plates	11c
Owari Custard Cups	5c	Tokio Fruit-Plates	19c
Feather Dusters	5c	Imari Bowl, good size	25c
Japanese Dolls	6c	Imari Cracker Jar	38c
Hand-Decorated Cup and Saucer	9c	Individual Butter-Dishes, per dozen	40c
All Fancy Cream Pitchers	13c	Japanese Paper Napkins, per 100	25c
Tokio Cup and Saucer	15c	China and Tea Plates at prices below actual cost.	

PETTIS DRY GOODS CO.

ing and Supply Company. Receiver appointed.

Martha Curtis vs. Terre Haute & Indianapolis Railroad Company; damages. Dismissed.

New Suits Filed.

Oscar L. Neisler vs. Farmers' Manufacturing and Supply Company; account and for appointment of receiver. Demand, \$2,084.

Theodore F. Harrison vs. Martha E. Hamlin et al.; forcible closure. Demand, \$700.

Charles Fergus vs. William G. Hunter; account. Demand, \$500.

James E. Logan vs. Harry C. Landis; notes. Demand, \$450.

Mathias Dewald and Peter J. Gall vs. Arthur C. Brigham; mechanic's lien. Demand, \$200.